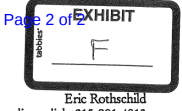
EXHIBIT F

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Eric Rothschild direct dial: 215-981-4813 rothsche@pepperlaw.com

May 31, 2005

VIA FACSIMILE AND U.S. MAIL

Niles Benn, Esquire Benn Law Firm P.O. Box 5185 103 East Market Street York, PA 17405



No.: CV 04-2688

Dear Niles:

RE:

Thank you for your letter of May 26, 2005, advising that you are working to address the parties' subpoenas to Heidi Bernhard-Bubb and Joe Maldonado in the above-captioned matter by developing affidavits that would be accepted into evidence by the parties in lieu of testimony from these individuals.

However, if a resolution in this manner cannot be reached that is satisfactory to all parties, we expect that both depositions will proceed on June 8th, 2005, and that the witnesses will answer all questions other than those requiring disclosure of information protected by attorney-client or work product privileges, or by a protective order issued in advance of the deposition by the Court. As you know, you accepted service by mail of the deposition subpoena for Ms. Bernhard-Bubb on May 12, 2005 and Scott Blanchard of the York Daily Record accepted a deposition subpoena on behalf of Joe Maldonado on May 4, 2005, and to date no motion for protective order has been filed. In the absence of such an order, we will anticipate that Ms. Bernhard-Bubb and Mr. Maldonado will attend their respective depositions on June 8, 2005, and testify as to non-privileged information.

Very truly yours,

Eric Rothschild

ER/jf

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